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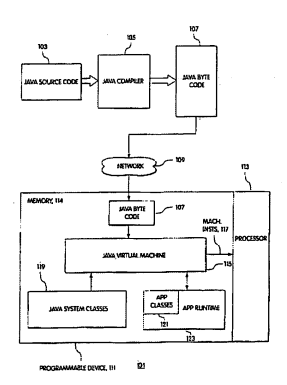
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For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

(54)_Title:_OBFUSCATION-OF-EXECUTABLE-CODE



(57) Abstract: A method for obfuscation of executable computer program code (103) where, in the data field (205) that uses an object name (205) and a field name (207) and replaces them (209) with references that use and object (205) name but do not use a field name (207).

International application No. PCT/US00/13128

A. CLASSIFICATION OF SUBJECT MATTER IPC(7) :G06F 12/14					
US CL: 705/57 According to International Patent Classification (IPC) or to both national classification and IPC					
B. FIELDS SEARCHED					
Minimum d	locumentation searched (classification system follows	ed by classification symbols)			
U.S.: 713/152,164,165,167,190,193,194,200 705/51,57					
	tion searched other than minimum documentation to th	e extent that such documents are included	in the fields searched		
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)					
Please See Extra Sheet.					
C. DOCUMENTS CONSIDERED TO BE RELEVANT					
Category*	Citation of document, with indication, where a	ppropriate, of the relevant passages	Relevant to claim No.		
A,P	US 6,006,328 A [DRAKE] 21 DECEM	IBER 1999, Entire Document	1-5		
A	US 5,530,752 A [RUBIN] 25 JUNE 1996, Entire Document 1-5		1-5		
A,E	US 6,102,966 A [TYMA] 15 August, 2000, Entire Document		1-5		
A	US 5,892,899 A [AUCSMITH et al.] 06 APRIL 1999, Entire 1-5 Document		1-5		
-A	WO-99/01815 [INTERTRUST-INC.] 14 January 1999, Entire 1-5		—1-5		
\mathbf{A}^{+}			1-5		
		See antent family anger			
X Further documents are listed in the continuation of Box C. See patent family annex.					
Special categories of cited documents: "T" later document published after the international filing date or prior date and not in conflict with the application but cited to understand the principle or theory underlying the invention		ication but cited to understand			
to	to be of particular relevance		claimed invention cannot be		
"L" do	rier document published on or after the international filing date current which may throw doubts on priority claim(s) or which is	considered novel or cannot be consider when the document is taken alone	ien to mantae su sitacultae eteb		
cit	ed to establish the publication date of another citation or other ecial reason (as specified)	"Y" document of particular relevance; the considered to involve an inventive	stap when the document is		
	cument referring to an oral disclosure, use, exhibition or other	combined with one or more other such being obvious to a person skilled in the	documents, such combination		
	M.CO.M.				
Date of the actual completion of the international search Date of mailing of the international search report					
24 OCTOBER 2000		16NOV 2000			
Name and mailing address of the ISA/US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Authorized officer PAUL E. CALLAH James R. Matthews					
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International application No. PCT/US00/13128

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	WO 99/13613 [INTEL CORPORATION] 18 MARCH 1999, Entire Document	1-5
A	RALSTON, ANTHONY Ed.: Legal Protection of Software, 01 January 1976, Mason/Charter Pub., p. 772, (From: Software Paten Institute).	1-5
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International application No. PCT/US00/13128

Box I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)			
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:			
1. Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:			
Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:			
·			
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).			
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)			
This International Searching Authority found multiple inventions in this international application, as follows:			
Please See Extra Sheet.			
<u> </u>			
1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims.			
2. X As all searchable claims could be scarched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.			
3. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:			
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:			
Remark on Protest The additional search fees were accompanied by the applicant's protest.			
No protest accompanied the payment of additional search fees.			

International application No. PCT/US00/13128

B. FIELDS SEARCHED

Electronic data bases consulted (Name of data base and where practicable terms used):

Software Patent Institute

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BOX II. OBSERVATIONS WHERE UNITY OF INVENTION WAS LACKING

This ISA found multiple inventions as follows:

This application contains claims directed to more than one species of the generic invention. These species are deemed to lack Unity of Invention because they are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for more than one species to be searched, the appropriate additional search fees must be paid. The species are as follows:

Species 1: A method of obfuscating executable code not involving encryption.

Species 2: A method of obfuscating executable code in a language that includes classes and methods that permit reflection techniques, not involving encryption.

Species 3: A method of obfuscating executable code including a portion that relates to a first construct, the method involving encryption.

The claims are deemed to correspond to the species listed above in the following manner:

The following claims are generic: 1, 2, and 3

The species listed above do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, the species lack the same or corresponding special technical features for the following reasons: species 1 and 3 lack any mention of reflection as is found in species 2. Species 1 and 2 lack any mention of encryption as is found in species 3.